

LEGAL NOTICE

The website Conzeta.es (hereinafter the "Website") is the property of Conzeta S.L. (hereinafter the "COMPANY"), with registered offices at Calle Diana,8 de Denia and corporate Tax Code (CIF): B54441209. Registered in the Mercantile Registry of Denia.

The COMPANY welcomes you and invites you to carefully read the Terms and Conditions of Use of this Website (hereinafter, the "Terms and Conditions of Use") that describe the terms and conditions that are applicable to your navigation of it, in accordance with Spanish law of application. Given that the COMPANY may change these Terms and Conditions of Use in the future, we recommend that you visit them regularly to be kept up-to-date of any changes made.

With the intention that the use of the Website complies adequately with the criteria of transparency, clarity and simplicity, we inform you that any suggestion, question or query regarding the Terms and Conditions of Use will be received and resolved by contacting the company via email: conzeta@conzeta.com

OBJECT

The COMPANY provides the content and services available on the Website, subject to these Terms and Conditions of Use as well as to the policy on personal data processing (hereinafter, "Data Protection Policy"). Access to this Website or its use in any form affords the qualification of "User" and implies the unreserved acceptance of each and every one of these Terms and Conditions of Use, reserving the right to modify them at any time. Consequently, it will be the responsibility of every User to carefully read the Terms and Conditions of Use in force on each of the occasions in which they access this Website, so that, in the event that he or she does not agree with any of the conditions hereby shown, they should duly abstain from using it.

Likewise, they are hereby warned that, on occasion, specific conditions may be established for the use of specific contents and/or services on the Website, and that the use of said contents or services may imply the acceptance of specific conditions specified therein.

SERVICES

Through our Website, the company offers users the ability to access: information about the company and the services and products offered - a section with the general information of the company - a section with a gallery of images of the products for sale - a "contact" section in order to be able to make enquiries - a registration section for online customers -, (hereinafter the "Services").

PRIVACY AND DATA PROCESSING

When, for accessing certain content or services, it is necessary to provide personal data, Users will guarantee its veracity, accuracy, authenticity and validity. The company will give said data the corresponding automated treatment according to its nature or purpose, under the terms as specified in the Data Protection Policy section

INTELLECTUAL AND INDUSTRIAL PROPERTY

The User acknowledges and accepts that all content displayed on the Website and in particular, designs, texts, images, logos, icons, buttons, software, trade names, brands, or any other signs susceptible to industrial and/or commercial use are subject to Intellectual Property rights and all trademarks, trade names or distinctive signs, all rights of industrial and intellectual property, on the contents and/or any other elements inserted in the page, which are the exclusive property of the COMPANY and/or from third parties, who have the exclusive right to use them in the economic traffic. Therefore, the User agrees not to reproduce, copy, distribute, make available or otherwise publicly communicate, transform or modify such content, keeping the company harmless from any claim arising from the breach of such obligations. In no event does access to the Website imply any type of waiver, transfer, license or total or partial cession of said rights, unless expressly stated otherwise. The present Terms and Conditions of Use of the Website do not confer on the Users any other right of use, alteration, exploitation, reproduction, distribution or public communication of the Website and/or its Contents other than those expressly provided herein. Any other use or exploitation of any rights will be subject to the prior and express authorization specifically granted for this purpose by the COMPANY or the third party owner of the rights

affected.

The contents, texts, photographs, designs, logos, images, computer programmes, source codes and, in general, any intellectual creation existing on this site, as well as the site as a whole, as a multimedia artistic work, are protected as rights of copyright by legislation on intellectual property. The company owns the elements that make up the graphic design of the Website, the menus, navigation buttons, HTML code, texts, images, textures, graphics and any other content of the Website or, in any event, has the corresponding authorization for the use of said elements. The content provided on the Website may not be reproduced in whole or in part, nor can it be transmitted, nor recorded by any information retrieval system, in any form or in any medium, unless prior authorisation is granted, in writing, by the aforementioned Entity.

It is also prohibited to delete, evade and/or manipulate the “copyright” as well as technical protection devices, or any information mechanisms that may contain the contents. The User of this Website undertakes to respect the rights as stated and to avoid any action that could harm them, with the COMPANY reserving the right in any case to exercise any legal means or actions that correspond to it in the defence of its legitimate intellectual and industrial property rights.

OBLIGATIONS AND RESPONSIBILITIES OF THE WEBSITE USER

The User agrees to:

Make appropriate and lawful use of the Website as well as the contents and services therein, in accordance with: (i) the applicable legislation at all times; (ii) the Terms and Conditions of Use of the Website; (iii) generally accepted morals and good practices and (iv) public order.

Provide all the means and technical requirements that are required to access the Website.

Provide truthful information by completing the forms contained on the Website with their personal data and keeping them updated at all times so that they respond, at any given time, to the real situation of the User. The User will be solely responsible for any false or inaccurate statements made and the damages caused to the company or third parties as a result

of the information provided.

Notwithstanding the provisions of the previous section, the User must also refrain from:

Making unauthorised or fraudulent use of the Website and/or content for illegal purposes or effects, prohibited in these Terms and Conditions of Use, that may be harmful to the rights and interests of third parties, or that in any way may harm, disable, overburden, deteriorate or prevent the normal use of services or documents, files and all kinds of content stored on any computer equipment.

Accessing or attempting to access resources or restricted areas of the Website, without complying with the conditions required for such access.

Causing damage to the physical or logical systems of the Website, its suppliers or third parties.

Introducing or spreading computer viruses or any other physical or logical systems that are likely to cause damage to the physical or logical systems of the COMPANY, suppliers or third parties.

Attempting to access, use and/or manipulate the data of the COMPANY, third-party providers and other Users

Reproducing or copying, distributing or allowing public access through any form of public communication, transforming or modifying the contents, unless they have prior authorization from the owner of the corresponding rights or it is legally permitted.

Deleting, hiding or manipulating the notes on intellectual or industrial property rights and other data identifying the rights of the COMPANY or third parties incorporated into the contents, as well as any technical protection devices or information mechanisms that may be inserted in the content. h) Obtaining, or trying to obtain, content through the use of means or procedures that differ from those that, depending in each case, have been made available for this purpose or have been expressly indicated in the web pages, where the contents are or, in general, have to do with those commonly used on the Internet because they do not involve a risk of damage or disablement of the website and/or its content.

i) In particular, as a mere indication and not exhaustively, the User undertakes not to transmit, disseminate or make available to third parties any information, data, content, messages, graphics, drawings, sound and/or image files, photographs, recordings, software and, in general, any kind of material that:

In any way that is contrary, disparages or violates the fundamental rights and public freedoms recognized in the Constitution, in International Treaties and in the rest of the legislation in force.

Induces, incites or promotes actions that are criminal, slanderous, defamatory, violent or, in general, are contrary to the law, morals, generally accepted good practices or public order.

Induces, incites or promotes actions, attitudes or thoughts that discriminate through sex, race, religion, beliefs, age or condition.

Incorporates, makes available or allows access to products, elements, messages and/or services that are criminal, violent, offensive, harmful, degrading or, in general, contrary to the law, morals and generally accepted good customs or public order.

Induces or may induce an unacceptable state of anxiety or fear.

Induces or incites engagement in practices that are dangerous, risky or harmful to health and psychic equilibrium.

Is protected by legislation on intellectual or industrial protection belonging to the COMPANY or to third parties without having authorised its intended use .

Finds itself contrary to someone's honour, personal and family privacy or image. Constitutes any type of advertising. Includes any type of virus or program that prevents the normal operation of the Website.

If in order to access some of the services and/or contents of the Website, the user is provided with a password, which they are obliged to use diligently, keeping it secret at all times. Consequently, they will be responsible for its proper custody and confidentiality, undertaking not to assign it to third parties, temporarily or permanently, or to allow access to

the aforementioned services and/or contents by third parties. Likewise, they are obliged to notify the COMPANY of any deed or incident that may imply an improper use of their password, such as, without limitation, its theft, loss or unauthorized access, in order to be able to proceed with its immediate cancellation. Consequently, while not making the previous notification, the COMPANY will remain exempt from any liability that may arise from the misuse of the user's password, the user being responsible for any illegal use of the contents and/or services of the Website by any illegitimate third party.

If they negligently or intentionally fail to comply with any of the obligations set forth in these General Conditions of Use, they will be liable for all damages and losses that may arise for the COMPANY from said breach.

RESPONSIBILITIES

The COMPANY does not guarantee the continued access, nor the correct visualization, download or use of the elements and information contained in the web that may be impeded, hindered or interrupted by factors or circumstances that are beyond its control.

The COMPANY is not responsible for the decisions that may be adopted as a result of access to the contents or information offered.

The COMPANY may interrupt the service or immediately resolve the relationship with the User if it detects that a use of its Website or any of the services offered therein is contrary to these Terms and Conditions of Use. The COMPANY is not liable for damages, losses, claims or expenses derived from the use of the Website. It will only be responsible for eliminating, as soon as possible, the contents that may generate such damages, provided that this is notified. In particular, it will not be responsible for the damages that could be derived from, among others:

Interferences, interruptions, failures, omissions, telephone breakdowns, delays, blockages or disconnections in the functioning of the electronic system, caused by deficiencies, overloads and errors in the telecommunication lines and networks, or by any other cause beyond the control of The COMPANY.

Illegitimate intrusions through the use of malicious programmes of any kind and through any means of communication, such as computer viruses or any other.

Improper or inappropriate abuse of the Website.

Security or navigation errors caused by a malfunction of the browser or by the use of non-updated versions thereof. The administrators of the COMPANY reserve the right to withdraw, totally or partially, any content or information present on the Website.

The COMPANY excludes any liability for damages of any kind that could be due to the misuse of the services freely available and used by Website Users. Likewise, The COMPANY is also exempt from any responsibility for the content and information that may be received as a result of the data collection forms, these being exclusively for the provision of resolving questions and queries. On the other hand, in the event of causing damages for an illicit or incorrect use of said services, the User may be liable for the damages incurred.

The User will defend, indemnify and hold the COMPANY harmless against any damages arising from claims, actions or claims by third parties as a result of your access or use of the Website. Likewise, the User agrees to indemnify the COMPANY against any damages arising from the use by the User of “robots”, “spiders”, “crawlers” or similar tools used for the purpose of collecting or extracting data or any other acting on your part that imposes an unreasonable burden on the operation of the Website.

HYPERLINKS

The User undertakes not to reproduce in any way, even through a link or hyperlink, the Website as well as any of its contents, unless expressly authorised in writing by the COMPANY. The Website includes links to other websites managed by third parties, in order to facilitate the User’s access to information from collaborating companies and/or sponsors. Accordingly, the COMPANY is not responsible for the content of these websites, nor is it placed in a position of guarantor or party offering services and/or information that may be offered to third parties through third-party links.

The User is granted a limited, revocable and non-exclusive right to create links to the main page of the Website exclusively for private and non-commercial use. Websites that include a link to our Website (i) may not lead to understand that The COMPANY recommends this website or its products or services (ii) may not falsify their relationship with the COMPANY or affirm that such a link has been authorized, nor include trademarks, names, trade names, logos or other distinctive signs of the COMPANY ; (iii) may not include content that may be considered distasteful, obscene, offensive, controversial, that incites violence or discrimination based on sex, race or religion, contrary to public order or unlawful; (iv) May not link to any page of the Website other than the main page; (v) must link to the Website's own address, without allowing the website that provides the link to reproduce the Website as part of its website or within one of its "frames" or create a "browser" on any of the pages of the Website. The COMPANY may request, at any given time, to remove any link to the Website, after which you must proceed immediately to eliminate it. The COMPANY cannot control the information, content, products or services provided by other websites that have established links to the Website.

Consequently, the COMPANY assumes no type of responsibility for any aspect relating to such websites.

DATA PROTECTION

In order to use some of the Services, Users must previously provide certain personal data. For this purpose, The COMPANY shall process this Personal Data electronically in compliance with Law 15/1999 of 13 December on Personal Data Protection and implementing regulations of Royal Decree 1720/2007. For this, the User can access the following policy on handling personal data as well as the establishment of the purposes previously established, in accordance with the conditions defined in the Data Protection Policy on the Website.

COOKIES

The COMPANY reserves the right to use "cookie" technology on the Website, in order to recognise you as a frequent User and customize the use made of the Website through the pre-selection of your language, or

specific content that tends to be more sought after by you. The “cookies” used by the Website, or the third party acting on your behalf, are associated only with an anonymous user and your computer, and do not provide the User’s personal data.

Cookies are files sent to a browser through a Web server to record the User’s navigation on the Website, when the User allows their reception. If you wish, you can configure your browser to be alerted on the screen of the receipt of cookies and to prevent the installation of cookies on your hard drive. Please consult the instructions and manuals of your browser to expand on this information.

Thanks to cookies, it is possible for the COMPANY to recognise the browser of the computer used by the User in order to provide content and offer navigation or advertising preferences of the User, adapt to the demographic profiles of Users as well as to measure visits and traffic parameters, and monitor progress and number of times the User enters the site.

DURATION AND TERMINATION

The provision of the service of this Website and the other services have, in principle, an indefinite duration. However, the COMPANY may terminate or suspend any of the services of the portal. When it is possible, the COMPANY will announce the termination or suspension of the provision of the determined service.

DECLARATIONS AND GUARANTEES

In general, the contents and services offered on the Website are purely informative. Therefore, by offering them, the COMPANY does not grant any guarantee or declaration in relation to the contents and services offered on the Website, including, without limitation, guarantees of lawfulness, reliability, usefulness, accuracy, or merchantability, except to the extent that by law they cannot exclude such statements and guarantees.

FORCE MAJEURE

The COMPANY will not be responsible, in any case, for the impossibility

of providing a service, if this is due to prolonged interruptions of the power supply, telecommunications lines, social conflicts, strikes, rebellion, explosions, floods, acts and omissions of the Government, and in general all cases of force majeure or fortuitous events.

DISPUTE RESOLUTION APPLICABLE LAW AND JURISDICTION

These General Conditions of Use, as well as the use of the Website, will be governed by Spanish legislation. The parties submit to the resolution of conflicts, and waiving any other jurisdiction, to the courts and tribunals of Denia.

In the event that any provision of these Terms and Conditions of Use is unenforceable or void by virtue of the applicable law or as a consequence of a judicial or administrative decision, such unenforceability or nullity will not cause these Terms and Conditions of Use to be unenforceable or null as a whole. In such cases, the COMPANY will proceed to modify or replace said stipulation with another that is valid and enforceable and that, as far as possible, will achieve the objective and pretension as reflected in the original stipulation.